

2019; excerpts of Defendants Xiaofang Wang and Imstem's Responses to Astellas' Second Set of Interrogatories (Nos. 22-30), dated July 16, 2019; and excerpts of Defendant Ren-He Xu's Responses to Astellas' Second Set of Interrogatories (Nos. 22-30), dated July 16, 2019;

4. Attached hereto as **Exhibit 4** is a true and accurate copy of excerpts from the transcripts of the Deposition of Dr. Xiaofang Wang, dated June 14, 2019, and July 29, 2019;

5. Attached hereto as **Exhibit 5** is a true and accurate copy of the Expert Report of Dr. Bryan Zerhusen, dated November 1, 2019;

6. Attached hereto as **Exhibit 6** is a true and accurate copy of excerpts from the transcript of the Deposition of Dr. Bryan Zerhusen, dated November 22, 2019;

7. Attached hereto as **Exhibit 7** is a true and accurate copy of excerpts from the transcript of the Deposition of Susie S. Cheng, dated June 10, 2019;

8. Attached hereto as **Exhibit 8** is a true and accurate copy of the Metadata regarding an email from Mary Lee Fleishell to Erin Kimbrel and others dated February 21, 2014 (AIRM000037250).

9. Attached hereto as **Exhibit 9** is a true and accurate copy of excerpts from Plaintiffs' Privilege Log;

10. Attached hereto as **Exhibit 10** is a true and accurate copy of an email from Mike Heffernan to Matthew Vincent, with copies to Ted Myles, Robert Lanza dated June 5, 2014 (AIRM00097109);

11. Attached hereto as **Exhibit 11** is a true and accurate copy of an email from Matthew Vincent to Mike Heffernan dated June 5, 2014 3:25 PM (AIRM00097111 at 112 -13);

12. Attached hereto as **Exhibit 12** is a true and accurate copy of an email from Matthew Vincent to Mike Heffernan dated June 5, 2014 8:39 PM) (AIRM00097117);

13. Attached hereto as **Exhibit 13** is a true and accurate copy of an email from Dr. Lu to Dr. Lanza forwarding link to Imstem website, dated May 21, 2013 (AIRM00093163);

14. Attached hereto as **Exhibit 14** is a true and accurate copy of an email from Dr. Kimbrel to Matthew Vincent and Mary Fleishell dated June 28, 2013 (AIRM00031180);

15. Attached hereto as **Exhibit 15** is a true and accurate copy of Plaintiffs Proposed Trial Exhibit PTX-369, the privilege log regarding communications between Defendants and their patent attorney, Susie Cheng.

Signed under the pains and penalties of perjury this 30th day of March, 2020.

/s/ Timothy R. Shannon

Timothy R. Shannon

CERTIFICATE OF SERVICE

I hereby certify that I caused a copy of this document to be filed in accordance with the Court's procedures through the CM/ECF system, to be sent electronically to the registered participants, and paper copies to be sent to those indicated as nonregistered participants.

Dated: March 30, 2020

/s/ Timothy R. Shannon

Timothy R. Shannon